

[DO NOT PUBLISH]

IN THE UNITED STATES COURT OF APPEALS

FOR THE ELEVENTH CIRCUIT

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No. 10-11937  
Non-Argument Calendar

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| FILED<br>U.S. COURT OF APPEALS<br>ELEVENTH CIRCUIT<br>DECEMBER 13, 2011<br>JOHN LEY<br>CLERK |
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D.C. Docket No. 1:09-cv-23628-PCH

CARLOS AMADOR RIVAS,

Plaintiff - Appellant,

versus

CARNIVAL CORPORATION,  
d.b.a. Carnival Cruise Lines, Inc.,

Defendant - Appellee.

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Appeal from the United States District Court  
for the Southern District of Florida

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(December 13, 2011)

Before CARNES, BARKETT and ANDERSON, Circuit Judges.

PER CURIAM:

Carlos Rivas appeals the district court's order dismissing his case and compelling arbitration. After we issued our opinions in Lindo v. NCL (Bahamas), Ltd., 652 F.3d 1257 (11th Cir. 2011), and Henriquez v. NCL Bahamas (Ltd.), No. 09-16344 (11th Cir. Sept. 6, 2011), we asked Rivas and Carnival Corporation to submit supplemental letter briefs discussing the effect of those decisions on this appeal. In his supplemental letter brief, Rivas concedes that our decision in Lindo forecloses his arguments in this appeal. We agree.

**AFFIRMED.**